UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

SALVATORE TANTILLO,

Plaintiff,

v.

STIPULATION OF DISCONTINUANCE

Docket No. 3:23-cv-1447 (TJM/ML)

NEW YORK STATE TROOPER BRANDON D. SMITH, COMPLETE CLAIMS SERVICES, L.L.C FRANK AND SON AUTOBODY, PURE INSURANCE, SUSANT LYNC, ARBITRATION FORUMS, INC.

Defendants.

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the Plaintiff and attorneys of record for Defendants in the above-entitled action, and no party being an infant or incompetent for whom a committee has been appointed, that this matter is dismissed on the merits and with prejudice as against defendant New York State Trooper Brandon D. Smith ONLY, without costs to any party.

Nothing in this Stipulation shall be construed as discontinuing or limiting Plaintiff's remaining causes of action against the remaining defendants.

This Stipulation may be filed without further notice with the Clerk of the Court.

By: Salvatore Tantillo, Pro Se

Plaintiff

103 Auslander Road

Roscoe, NY 12776

S/ Erin Mead

Letitia James

New York State Attorney General

By: Erin Mead, Of Counsel

Attorney for Defendant

NYS Trooper Brandon D. Smith

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Ry: John V. Jabi nski, Isq. Gerber Ciano Kelly Brady, LLP Attorneys for Defendant Arbitration Forums, Incorporated 599 Delaware Avenue Suite 100 Buffalo, NY 14202 jjablonski@gerberciano.com 716-313-2082

By: Jason M. Bernheimer, Esq. Keane & Bernheimer, PLLC Attorneys for Defendants PURE insurance and Susan Lynch 480 Bedford Road – Suite 3201 Chappaqua, NY 10514 jbernheimer@kbnylaw.com 914-345-0005

SO ORDERED:

Hon. Thomas J. McAvoy United States District Judge

Dated: January 11, 2024